





# **PCT**

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference		Con Note				
B 14186.3 EE	FOR FURTHER ACT	CANI	cation of Transmittal of International Examination Report (Form PCT/IPEA/416)			
International application No.	International filing date (	day/month/year)	Priority date (day/month/year)			
PCT/FR2003/050127	20 novembre 2003	(20.11.2003)	21 novembre 2002 (21.11.2002)			
International Patent Classification (IPC) or no G01N 33/543, C08G 61/12	ational classification and I	PC				
Applicant COM	MISSARIAT A L'EN	ERGIE ATOM	IQUE			
	·					
<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> </ol>						
2. This REPORT consists of a total of	5 sheets, in	cluding this cover	sheet.			
	r this report and/or sheets o	ontaining rectification	on, claims and/or drawings which have been ations made before this Authority (see Rule			
These annexes consist of a to	tal of 3 she	ets.				
This report contains indications relations	ting to the following items					
I Basis of the report						
II Priority						
III Non-establishment o	of opinion with regard to n	ovelty, inventive s	ep and industrial applicability			
IV Lack of unity of inv	IV Lack of unity of invention					
Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
VI Certain documents cited						
VII Certain defects in the international application						
VIII Certain observations on the international application						
Date of submission of the demand		ate of completion	of this report			
01 juin 2004 (01.06.2004)		. 02	March 2005 (02.03.2005)			
Name and mailing address of the IPEA/EP		Authorized officer				
Facsimile No.		elephone No.				

Form PCT/IPEA/409 (cover sheet) (July 1998)



## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

# International application No. PCT/FR2003/050127

I. Basis of the report									
1. With regard to the elements of the international application:*									
		the international application as originally filed							
	茵	the desc	cription:						
		pages	1-34	, as originally filed					
		pages		, filed with the demand					
		pages	, filed with the letter of						
	$\nabla$	the clair							
	لكا	pages		, as originally filed					
		pages	, as amended (togeth						
		pages		, filed with the demand					
		pages	1-9 , filed with the letter of	24 November 2004 (24.11.2004)					
	$\square$	the drav	wings:						
	<u>لاعا</u>	pages		, as originally filed					
		pages		, filed with the demand					
		pages	, filed with the letter of						
	Щ'	_	ence listing part of the description:	as suisinally filed					
		pages pages		, as originally filed					
		pages	, filed with the letter of	, mod with the demand					
3.	the in Thes	the lan the lan the lan or 55.3 regard minary e contain filed to	regard to the language, all the elements marked above were available or furnished to this Authority in the language in which ternational application was filed, unless otherwise indicated under this item.  elements were available or furnished to this Authority in the following language						
		furnished subsequently to this Authority in computer readable form.							
	The statement that the subsequently furnished written sequence listing does not go beyond the dis international application as filed has been furnished.								
			tatement that the information recorded in computer readable form is identic furnished.	cal to the written sequence listing has					
4.		The ar	nendments have resulted in the cancellation of:						
			the description, pages						
			the claims, Nos.						
			the drawings, sheets/fig						
5	. 🛛	This re	eport has been established as if (some of) the amendments had not been made, if the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	since they have been considered to go					
	in th and	his repoi 70.17).	sheets which have been furnished to the receiving Office in response to an inv t as "originally filed" and are not annexed to this report since they do	not contain amendments (Rule 70.16					
*	* Any	replacen	nent sheet containing such amendments must be referred to under item 1 and an	nnexed to this report.					

### INTERNATIONAL PRELIMITARY EXAMINATION REPORT

Internal application No. PCT/FR 03/50127

#### I. Basis of the report

- 1. This report has been drawn on the basis of (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):
  - 1. The new set of claims submitted with the letter of 24 November 2004 fails to meet the requirements of PCT Article 34(2)(b).
  - 1.1 Claim 1 has been amended to specify the manner in which the electropolymerisation step is performed. However, although the applicant states that this amendment would be supported by the application as originally filed, no basis was found for the expressions "with a charge less than 50  $\mu$ C/mm²" and "for a synthesis duration less than 1000 ms".
  - 1.2 Consequently, the new set of claims cannot be accepted. The present report is therefore based on the application as originally filed.

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NO

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
Statement					
Novelty (N)	Claims	5-7	YES		
	Claims	1-4, 8-10	NO		
Inventive step (IS)	Claims		YES		
	Claims	1-10	NO		
Industrial applicability (IA)	Claims	1-10	YES		

#### 2. Citations and explanations

2.1 The present application claims a method for binding a protein on a pyrrole-based polymer and the use thereof for manufacturing sensors.

Claims

- 2.2 For the purposes of drawing up the present written opinion, the following documents were taken into account:
  - D1: LIVACHE T ET AL: "Polypyrrole DNA chip on a silicon device: Example of hepatitis C virus typing" ANALYTICAL BIOCHEMISTRY, vol. 255, 1998, pages 188-194;
  - D2: LIVACHE T ET AL: "Electroconducting polymers for the construction of DNA or peptide arrays on silicon chips." BIOSENSORS & BIOELECTRONICS, vol. 13, no. 6, 15 September 1998, pages 629-634;
  - D3: WO 00/36145 A (COMMISSARIAT ENERGIE ATOMIQUE; CAILLAT PATRICE (FR); ROSILIO CHARL) 22 June 2000.
- 2.3 Documents D1 and D2 describe the same method as the present invention;
  - coupling the molecule to be immobilised with

#### INTERNATIONAL PRELIM NARY EXAMINATION REPORT



pyrrole;

- mixing with a solution of pyrrole monomer;
- collectively electropolymerising on a conductive medium.
- 2.4 Electropolymerisation is carried out by supplying an amount of current to a microelectrode during polymerisation, with the aim of optimising the polypyrrole film thickness deposited on the surface (cf. D1, page 192). Synthesis of the film is stopped when the current applied reaches 125, 160, 200, 250 and 375 nC, values which correspond respectively for electrodes measuring 50 μm x 50 μm to 50, 64, 80, 100 and 150 μC/mm² and to a thickness of 10, 13, 16, 20 and 30 nm. Optimum film thickness is considered to be 20 nm (100 μC/mm²).
- 2.5 The same reasoning applies to D2, which studies the construction of "DNA or peptide arrays" on microelectrodes. It is clear from figure 4 that a series of tests was carried out with polymer films of different thickness (from 2 to 80 nm approximately), which were obtained by applying an amount of current from 10 to  $400~\mu\text{C/mm}^2$ .
- 2.6 It follows that the subject matter of claims 1 to 4 and 8 to 10 does not appear to be novel and the present application fails to meet the requirements of PCT Article 33(2).
- 3. The subject matter of claims 5 to 7, relating to specific coupling, functionalisation and activation procedures of the pyrrole, does not appear to involve an inventive step as defined by PCT Article



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33(3), since said techniques are routine steps (see for example D3, pages 7 to 13) that could only be considered inventive in combination with a novel and inventive binding process.

3.1 Consequently, the present application fails to meet the requirement of PCT Article 33(3), since the subject matter of claims 1 to 10 does not involve and inventive step (PCT Rule 65(1)(2)).